1 [Submitting Counsel on Signature Page] 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 10 THIS DOCUMENT RELATES TO: MDL No. 3047 11 Case No.: 4:23-cv-05448-YGR People of the State of California, et al. 12 13 Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., Meta Platforms Technologies, **DECLARATION OF JASON** 14 SLOTHOUBER IN SUPPORT OF STATE TTORNEYS GENERAL'S 15 UNOPPOSED MOTION SETTING PAGE LIMITS FOR JOINT LETTER BRIEF RE IN RE: SOCIAL MEDIA ADOLESCENT 16 **DISCOVERY DISPUTES** ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION 17 Judge: Hon. Yvonne Gonzalez Rogers 18 Magistrate Judge: Hon. Peter H. Kang 19 20 I, JASON SLOTHOUBER, declare and state as follows: 21 1. I am an Assistant Attorney General in the Consumer Protection Section of the Colorado 22 Department of Law. I am a member of good standing of the State Bar of Colorado, appearing in this matter 23 pro hac vice. I make this declaration based on my own personal knowledge. If called upon to testify, I 24 could and would testify completely to the truth of the matters stated herein. 25 2. I submit this declaration, as required by Civil Local Rule 7-11, in support of the State 26 Attorneys General's Unopposed Motion Setting Page Limits for Joint Letter Brief Re Discovery Disputes. 27 28

- 3. The State AGs and counsel for Defendants Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC ("Meta") have conferred on the appropriate length for a joint letter brief addressing several discovery disputes that have arisen between the parties, which relate to the depositions of three Rule 30(b)(6) designees of the Meta Defendants.
- 4. On August 19, 2025, counsel for Meta wrote that Meta "will not oppose plaintiffs' motion" to set a limit of 8.5 pages for joint letter briefing on the discovery disputes at issue.
- 5. The State AGs submit this declaration in lieu of a stipulation because Meta has indicated that it will not oppose the State Attorneys General's Unopposed Motion Setting Page Limits for Joint Letter Brief Re Discovery Disputes.

I declare under penalty of perjury that the foregoing is true and correct. Executed on August 19, 2025, in Denver, Colorado.

/s/ Jason Slothouber

JASON SLOTHOUBER Chief Trial Counsel, Consumer Protection Senior Assistant Attorney General